**Form FL‑20**
 [Rule 12.47(2)(b), (6)(a), (7)(a)]

Clerk’s Stamp

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| COURT FILE NUMBER |       |
| COURT | COURT OF KING’S BENCH OF ALBERTA |
| JUDICIAL CENTRE |       |
| APPLICANT |       |
| RESPONDENT |       |

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| DOCUMENT | **NOTICE OF INTERJURISDICTIONAL SUPPORT HEARING – SECTION 18.1 OR 19 OF THE *DIVORCE ACT* (CANADA)** |
| ADDRESS FOR SERVICE ANDCONTACT INFORMATION OFPARTY FILING THIS DOCUMENT |       |

**NOTICE TO THE RESPONDENT:**

This application is made against you. You are a Respondent. You have the right to state your side of this matter before the judge.

To do so, you must be in Court when the application is heard as shown below:

 Court Date:

 Time:

 Where:

 Before Whom:

Go to the end of this document to see what else you can do and when you must do it.

**Remedy claimed or sought:**

1. The Applicant,       *(Name of applicant)*, requests a

[ ]  support order

[ ]  support variation order

against the Respondent,       *(Name of respondent)*.

**Grounds for making this application:**

2. The Court has received

[ ]  a support variation application made by or on behalf of the Applicant under section 18.1 of the *Divorce Act* (Canada).

[ ]  a support application or support variation application made by or on behalf of the Applicant under section 19 of the *Divorce Act* (Canada).

A copy of the application is attached to this Notice of Hearing.

**Material or evidence to be relied on:**

3. All material and evidence forwarded by the jurisdiction where the Applicant resides. The material and evidence are attached to this Notice of Hearing.

**Applicable rules:**

4. Rule 12.47 of the *Alberta Rules of Court*.

**Applicable Acts and regulations:**

5. The following section of the *Divorce Act* (Canada):

[ ]  Section 18.1

[ ]  Section 19

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| **WARNING**If you do not come to Court on the date and at the time shown above either in person or by your lawyer, the Court may give the Applicant(s) what they want in your absence. You will be bound by any order that the Court makes.If you intend to give evidence in response to the application, you must reply by filing with the Court an ISO Form I, an ISO Form L and any other forms established under section 38 of the *Interjurisdictional Support Orders Act* that may be relevant to the application. You are not required to serve any of your documents on the Applicant. Your documents must be filed a reasonable time before the application is to be heard or considered. |